

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

November 4, 2005

DIVISION TWO

[illegible]

The order of sentencing is modified to strike the trial court’s order “staying” the terms to be imposed for the five 1-year enhancements. (§ 667.5, subd. (b).) The cause is remanded for resentencing so that the trial court can exercise its discretion pursuant to section 1385 as to whether to grant appellant leniency. If it again strikes the one-year enhancements, it shall make the required statement of reasons justifying its exercise of discretion. In all other respects, the judgment is affirmed.

Doi Todd, J.

We concur: Boren, P.J.
 Ashmann-Gerst, J.

B178653 People (Not for Publication)
v.
Hambly

The judgment is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

November 4, 2005 (Continued)

DIVISION TWO (Continued)

B168293 People v. Miller (Not for Publication)

The judgment is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.
Doi Todd, J.

B180689 In re: Charlie M. (Not for Publication)
 Los Angeles County, D.C.S.
 v.
 Kyah R.

The juvenile court's finding and order are affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.
 Doi Todd, J.

B179321 Bhatt
v.
The Department of Health Services for the State of California

Filed order modifying opinion. (No change in the judgment)

B183992 Bren, et al.
v.
Superior Court, Los Angeles County

Filed order denying petition for rehearing.

November 4, 2005 (Continued)

DIVISION THREE

B178654 People (Certified for Partial Publication)
v.
Wiege

The judgment is affirmed.

Klein, P.J.

We concur: Croskey, J.
 Kitching, J.

DIVISION FOUR

B176818 S. H., Minor, etc. (Not for Publication)
v.
Rowland Unified School District Board of Education et al.

The order denying the petition for writ of mandate is affirmed.

Curry, J.

We concur: Hastings, Acting P.J.
 Willhite, J.

B178169 People (Not for Publication)
v.
Daniels

The judgment is affirmed.

Curry, J.

We concur: Hastings, Acting P.J.
 Willhite, J.

DIVISION FOUR (Continued)

B177246 Rodriguez
 v.
 Linens N Things, Inc. & Lynn Royak

 Filed order denying petition for rehearing.

B174455 Viola et al.
 v.
 State of California Department of Managed Health Care et al.

 Filed order modifying opinion. Petition for rehearing is denied.
 (No change in the judgment)

DIVISION SIX

B180825 Gary & Wanda Hensley,
 v.
 William Boyd Ritner

 The petition for a writ of mandate, prohibition, or other appropriate relief,
 is denied, and the appeal is dismissed.

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B179346 Erland v. Erland
B179347 Kraner v. Colonial Yacht
B179930 DCFS v. Shannon W.
B182234 DCFS v. Alejandro V.

Argument waived, cause submitted.

DIVISION SEVEN (Continued)

B179613 Imaging Services et al.,
 v.
 Tower Engineering

Merits:

Argued by Richard Farkas for appellants and by Ted Luymes for respondent. Cause submitted.

Court recessed at 9:24 a.m.

Court reconvened at 10:00 a.m.

Present: Perluss, P.J., Woods, J., Zelon, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B180309 Bussell v. Suzumoto et al.,
B180565 Jones v. Long Beach Unified School District

Argument waived, cause submitted.

B184662 Routt
 v.
 Superior Court, Los Angeles County
 (New Prime, r.p.i.)

Merits:

Argued by Gregory Vanni for petitioners and by Jeffrey Leader for real party in interest. Parties stipulate to Justice Johnson's participation by listening to the audio recording. Cause submitted.

DIVISION SEVEN (Continued)

B178664 Citifinancial Mortgage
 v.
 Missionary Foundation
 Sanchez

Merits:

Argued by Michael Veiluva for appellant and by Alfred Calabro and Patricia Snyder for respondents. Parties stipulate to Justice Johnson's participation by listening to the audio recording. Cause submitted.

B181792 RPD Vagabond Assoc.
 v.
 Choice Investments

Merits:

Argued by Eric Rowen for appellant and by Keith Scheuer for respondent. Parties stipulate to Justice Johnson's participation by listening to the audio recording. Cause submitted.

B176555 Morris-Gaf
 v.
 City of Los Angeles

Merits:

Argued by Umasia Morris-Gaf appellant in propria persona and by Daniel Lowenthal, Deputy City Attorney for respondent. Parties stipulate to Justice Johnson's participation by listening to the audio recording. Cause submitted.

Court adjourned.